

IN THE UNITED STATES PATENT AND TRADEMARK OFFICERECEIVED
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Applicant: Simone Angiolini Examiner: KUNEMUND, Robert **APR 09 2008**
M.
Serial No. 10/552,199 Group Art Unit: 1792
Filed: October 6, 2005 Docket No. 01028US01
Title: OPTICAL FILMS COMPRISING ONE OR MORE POLYARYLATES
OBTAINED FROM SPECIFIC PHENOLIC MOLECULES

MAIL STOP AMENDMENT

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

DECLARATION OF THE ATTORNEY OF RECORD UNDER 37 C.F.R. 1.132

This Declaration of Mark A. Litman, the attorney of record, accompanies a communication filed in response to the Office Action mailed on October 29, 2007. There are no amendments to the claims or specification.

A Petition for extension of time accompanies this Declaration and Amendment.

Authorization is hereby given to charge any additional fees or credit any overpayments that may be deemed necessary to Deposit Account Number 50-1391.

Declaration

I, Mark A. Litman, do state and declare as follows:

1) I am the Mark A. Litman, Attorney's Registration No. 26,390 who is the attorney of record in the above identified application, herein the "Present Angiolini Application."

2) I have consulted with publicly available records and Patent liaison in Savonna, Italy to obtain the information stated and declared by me in this Declaration.

3) I believe the information stated and declared by me in this Declaration obtained from patent liaison and the assignee (Ferrania Technologies, S.p.A.) to be reliable and accurate, as I have worked with this company and its predecessor companies for more than thirty (30) years.

4) I believe, and the assignment records publicly available evidence, that the Present Angiolini Application is commonly assigned, along with US Patent No. 6,632,212 or EP 1,205,772 (collectively and individually referred to herein as the Angiolini et al. Patent(s)) to Ferrania Technologies, S.p.A..

5) I believe that all of the inventors in the Present Angiolini Application and the Angiolini Patents were employed by Ferrania Technologies, S.p.A. (or its legal predecessors) at the time of the inventions described therein and at the time of the filing of the applications resulting in the Present Angiolini Application and the Angiolini Patents.

6) Based on information and belief, I believe that the subject matter of the Present Angiolini Application that is included, but not claimed in the Angiolini Patents was invented by the inventors named in the Present Angiolini Application prior to the available reference date of the Angiolini Patents.

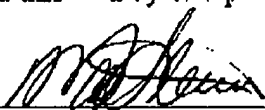
7) As US Patent Counsel, I reviewed the drafting and filing of the application that resulted in US Patent No. 6,632,212 prior to its filing in the United States, I had copies of that application and drafts thereto prior to its filing, and those drafts contained the subject matter of the Present Angiolini Application that is included, but not claimed in the Angiolini Patents. As those drafts and application were personally in my possession prior to filing them in the United States, I can take personal knowledge of the conception and

constructive reduction to practice of the subject matter of the Present Angiolini

Application that is included, but not claimed in the Angiolini Patents.

8) As a result of these declared facts, I, Mark A. Litman believe that the Angiolini Patents are not available as prior art against the Present Angiolini Application and the rejection under 35 USC 103(a) must be withdrawn.

Signed this 9th Day of April 2008



Mark A. Litman

Registration No. 26,390